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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT

JUN 25 2002 Attorney Docket No. 5725.0398-00

Customer No. 22,852

#19

In re Application of:
Application No. PCT/FR98/02074

)
Group Art Unit: 1751

Roland DE LA METTRIE et al.

)
Examiner: M. Einsmann

Application No.: 09/319,204

)
)

CPA Filed: July 17, 2001

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For: COMPOSITION FOR THE OXIDATION DYEING OF KERATIN FIBRES AND
DYEING PROCESS USING THIS COMPOSITION (Amended)

Commissioner for Patents and Trademarks
Washington, DC 20231

Sir:

**REQUEST FOR CORRECTED PATENT
APPLICATION PUBLICATION UNDER 37 C.F.R. § 1.221(b)**

Applicants hereby request within two months of the January 31, 2001, publication date, a corrected patent application publication under 37 C.F.R. § 1.221(b) because of material mistakes that are apparent from the Office records. Specifically, at least some of the printing errors identified below may be material mistakes because they may adversely affect the public's ability to appreciate the technical disclosure of the patent application publication.

Errors in the published application include:

Page 3, paragraph 0057, second column, line 1, "R₁₁" should read --

Page 3, paragraph 0059, second column, line 3, "(4'-aminQphenyl)" should read

--(4'-aminophenyl)--.

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Page 4, paragraph 0065, first column, lines 15-16, "-3-hydroxyethyl-1-methylpyrazole" should read --3-hydroxymethyl-1-methylpyrazole--.

Page 4, paragraph 0065, first column, line 18, "4-amino-1-(2'-amino-ethyl)" should read --4-amino-5-(2'-amino-ethyl)--.

Page 4, paragraph 0066, first column, "(X)_i" in formula (V) should read --(X)_i--.

Page 4, paragraph 0068, first column, line 3, "radial," should read --radical,--.

Page 4, paragraph 0069, second column, line 6, "(CL-C₄)" should read --(C₁-C₄)--.

Page 4, paragraph 0078, second column, line 2, "NR₁₈R₁₉" should read --NR₁₈R₁₉--.

Page 8, claim 17, first column, second before last line, "R1" should read --R₁--.

Prompt and favorable consideration of this request is respectfully requested.

Please grant any extensions of time required to enter this response and charge any additional required fees to our deposit account 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, L.L.P.

Dated: March 29, 2002

By: 
Sean A. Passino
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